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Attorney for Defendants  
PATRICIA L. HOUGH, M.D.;  
DAVID L. FREDRICK;  
ASSOCIATION OF AMERICAN  
INTERNATIONAL MEDICAL GRADUATES, INC.,  
SABA UNIVERSITY SCHOOL OF MEDICINE  
FOUNDATION, EDUCATION INFORMATION  
CONSULTANTS, INC., EDUCATIONAL  
INTERNATIONAL CONSULTANTS, LLC, and  
PANKAJ DESAI, M.D.

**UNITED STATES DISTRICT COURT**

**DISTRICT OF NEVADA**

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ST. MATTHEW'S UNIVERSITY )  
(CAYMAN) LTD., a Cayman Islands company, )  
Plaintiff, )  
vs. )  
SABA UNIVERSITY SCHOOL OF )  
MEDICINE FOUNDATION, a Netherland- )  
Antilles company; MEDICAL UNIVERSITY )  
OF THE AMERICAS, a St. Kitts & Nevis )  
company; EDUCATION INFORMATION )  
CONSULTANTS, INC., a Massachusetts )  
corporation; EDUCATIONAL INTERNATIONAL )  
CONSULTANTS, LLC, a Massachusetts )  
limited liability company; PATRICIA L. HOUGH, )  
M.D. an individual, and d.b.a. "Saba University )  
School of Medicine"; DAVID L. FREDRICK, an )  
individual; PANKAJ DESAI, M.D., an individual; )  
ASSOCIATION OF AMERICAN )  
INTERNATIONAL MEDICAL GRADUATES, )  
INC., a Nevada corporation, a.k.a. )

“aaimg@yahoo.com”; THOMAS MOORE, M.D.  
a.k.a. “presaaimg@hotmail.com” and  
“crocdoc2004@netzero.net,” an individual;  
SARAH B. WEINSTEIN a.k.a.  
“execsecaaimg@hotmail.com,” an individual;  
RACHAEL E. SILVER, an individual; and  
DIEDRE MOORE, an individual,  
Defendants. )

**JOINT MOTION TO EXTEND STAY OF ALL PROCEEDINGS**

9 Plaintiff in the above-captioned matter, St. Matthew's University (Cayman), Ltd.  
10 ("SMU"), and appearing defendants Saba University School of Medicine Foundation ("Saba  
11 University"); the Association of American Medical School Graduates, Inc. ("AAIMG"),  
12 Education Information Consultants, Inc. ("EIC, INC."); Educational International Consultants,  
13 LLC ("EIC, LLC"), David L. Fredrick, Patricia L. Hough, M.D., and Pankaj Desai, M.D. (the  
14 "Appearing Defendants"), (together, the "Parties"), hereby jointly request this Court to extend its  
15 previous order staying all actions in light of pending settlement discussions, until and including  
16 February 9, 2007, in accordance with the form of proposed order submitted herewith. In support  
17 of this motion, the Parties respectfully represent as follows:  
18

1. SMU filed the within action in the United States District Court for the District of  
20 Nevada captioned St. Matthew's University (Cayman) Ltd v. SABA University School of  
21 Medicine Foundation et al, Civil Action No. CV-S-05-0848-RCJ(LRL) (the "Litigation"), and  
22 have been actively engaged in the prosecution of the claims and defenses presented in the  
23 Litigation since the inception of this matter;

2. The Parties have determined that it is their mutual best interest to engage in good  
faith settlement discussions with the goal of finally resolving and settling, once and for all, and  
all of the claims and defenses presented in the Litigation on terms that are fair and just to all

Parties;

1       3. In furtherance of this goal, the Parties wish to avoid the substantial cost and  
2 expense associated with continuing with this Litigation during the time that the Parties will be  
3 actively engaged in good faith settlement discussions;  
4

5       4. The Parties represent that they have entered into a written standstill agreement  
6 pursuant to the terms of which each party to this Litigation has agreed, subject to this Court's  
7 approval, to suspend all further activities in connection with the prosecution or defense of this  
8 matter, including, without limitation, the filing of any motions, discovery, subpoena or service  
9 upon or the addition any Parties to the Litigation;  
10

11       5. The Parties have additionally agreed agree that they will not commence or  
12 prosecute, or cause to be commenced or prosecuted, any new or existing litigation between any  
13 of the Parties in any jurisdiction prior to the termination date of any stay entered by the Court in  
14 this matter;

15       6. The Parties have been actively engaged in good faith discussions regarding a  
16 resolution of this matter during the stay ordered by the Court and have made substantial progress  
17 toward a resolution of this matter. The Parties respectfully represent that an extension of the stay  
18 until February 9, 2007 will afford the Parties the additional time needed to conclude their  
19 discussions;

21       7. The Parties further represent that no party to this Litigation will be prejudiced by  
22 the requested stay, and that the requested stay will serve the interests of conserving judicial  
23 resources.

25       8. The Parties have further agreed that neither the filing of this joint motion nor the filing  
26 of any previous joint motion shall be deemed to operate as or effect a waiver of any claims or  
27 defenses that any party was entitled to or has asserted prior to the filing of this or any previous  
28 joint motion to stay, including, without limitation, any and all defenses based on lack of personal

jurisdiction.

1 WHEREFORE, the Parties respectfully request that this Court enter an order extending  
2 the previous stay to and including February 9, 2007 upon the terms and conditions reflected in  
3 the attached proposed form of Order.  
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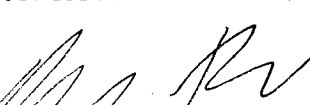
5 RESPECTFULLY SUBMITTED:  
6

7 Dated: 2 Feb, 2007

GREENBERG TRAURIG, LLP

8  
9 By:   
10 Mark G. Tratos, Esq.  
11 F. Christopher Austin, Esq.  
12 Ronald D. Green, Jr., Esq.  
13 GREENBERG TRAURIG, LLP  
14 3773 Howard Hughes Parkway, Ste. 500 N  
15 Las Vegas, Nevada 89109  
16 Tel: 702-792-3773  
17 Counsel for Plaintiff ST. MATTHEW'S UNIVERSITY  
18 (CAYMAN), LTD.  
19  
20

21 Dated: 2 Fev, 2007

22 ALVERSON TAYLOR MORTENSEN & SANDERS  
23  
24 By:   
25 Bruce A. Alverson, Esq.  
26 Nathan Reinmiller, Esq.  
27 ALVERSON TAYLOR MORTENSEN & SANDERS  
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SCHOOL OF MEDICINE FOUNDATION, LTD.,  
MEDICAL UNIVERSITY OF THE AMERICAS,  
EDUCATION INFORMATION CONSULTANTS, INC.,  
EDUCATIONAL INTERNATIONAL CONSULTANTS,  
LLC, PATRICIA L. HOUGH, M.D., DAVID L.  
FREDRICK, and PANKAJ DESAI, M.D.

1  
2                   **CERTIFICATE OF SERVICE**

3 Pursuant to FRCP 5(b), I hereby certify that I am an employee of ALVERSON, TAYLOR,  
4 MORTENSEN & SANDERS and that on the 2 day of February, 2007 I caused to be served a true  
5 and correct copy of the document described herein via Case Management/Electronic Case Filing,  
6 and addressed to the following:  
7

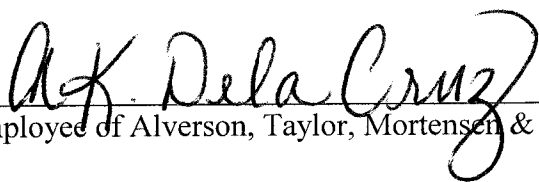
8                   **Document Served:**

8                   ***JOINT MOTION TO EXTEND STAY OF ALL  
9 PROCEEDINGS***

9                   **Person(s) Served:**

10 Karl S. Kronenberger, Esq.  
11 Terri R. Hanley, Esq.  
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17 Attorneys for Plaintiff

18  
19  
20                     
21                   An Employee of Alverson, Taylor, Mortensen & Sanders  
22  
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25  
26  
27  
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